UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA STATESBORO DIVISION

UNITED STATES OF AMERICA,

v.

6:09-cr-68

JOHN R. THOMPSON,

Defendant.

ORDER

Before the Court is John Thompson's Motion for Production and Payment for Transcripts and Other Documents Under "CJA." ECF No. 277. Thompson requests: (1) a transcript of his resentencing hearing, including all exhibits, the pre-sentence investigation report ("PSI"), and the amended PSI; (2) copies of all exhibits entered in his trial and the jury instructions; (3) copies of all exhibits from his original sentencing hearing; and (4) a copy of this case's docket from January 25, 2011 to present, and copies "of all papers filed since that date." *Id* at 1-2.

Thompson swears he is indigent, which the Court does not doubt. *Id.* at 1. But being penniless cannot alone justify free copies of what amounts to several trees worth of paper. *See Harless v. United States*, 329 F.2d 397, 398-99 (5th Cir. 1964) ("The statutory right to proceed in forma pauperis does not include the right to obtain copies of court orders, indictments, and transcript[s] of record, without payment therefor, for use in proposed or prospective litigation.").

¹ The Eleventh Circuit adopted all pre-October, 1981 Fifth Circuit decisions as binding precedent. *See Bonner v. City of Prichard*, 661 F.2d 1206, 1209 (11th Cir. 1981) (en banc).

Yet that is the only justification Thompson proffers to support his request for copies beyond the plain statement that the "documents are necessary for his appeal." *Id.* Thompson has made no effort to explain why, for example, a copy of his original PSI is necessary to appeal the Court's denial of funds to hire an appraiser. *See* ECF No. 253-1. The same can be said of every other document requested. Thompson's motion therefore is *DENIED*.

This _____day of March, 2013.

B. AVANT EDENFIELD, JUDGE UNITED STATESDISTRICT COURT SOUTHERN DISTRICT OF GEORGIA